KING & SPALDING LLP 1185 Avenue of the Americas New York, New York 10036-2601 Telephone: (212) 556-2100

Facsimile: (212) 556-2222

Scott Davidson

Special Counsel to the Debtors and Debtors in Possessions

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

| In re:                        | Chapter 11              |
|-------------------------------|-------------------------|
| PURDUE PHARMA L.P., et al., 1 | Case No. 19-23649 (SHL) |
| Debtors.                      | (Jointly Administered)  |

# FORTY-FIRST MONTHLY FEE STATEMENT OF KING & SPALDING LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM JANUARY 1, 2023 THROUGH JANUARY 31, 2023

| Name of Applicant   | King & Spalding LLP   |
|---|---|
| Applicant's Role in Case                                  | Special Counsel to Purdue Pharma L.P., et al.                           |
| <b>Date Order of Employment Signed</b>                    | November 25, 2019 [Docket No. 543]<br>August 18, 2021 [Docket No. 3596] |
| Period for Which Compensation and Reimbursement is Sought | January 1, 2023 through January 31, 2023                                |

The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF L.P. (0495), SVC Pharma L.P. (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

| Summary of Total Fees and Expenses Requested                              |                                     |  |
|---|-------------------------------------|--|
| Total Compensation Requested in this Statement                            | \$30,079.10<br>(80% of \$37,598.88) |  |
| Total Reimbursement Requested in this Statement                           | \$0.00                              |  |
| Total Compensation and Reimbursement<br>Requested in this Statement       | \$30,079.10                         |  |
| This is a(n): X Monthly Application Interim Application Final Application |                                     |  |

Pursuant to sections 327, 330, and 331 of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 2016-1 of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York (the "Local Rules"), the Order Authorizing the Retention and Employment of King & Spalding LLP as Special Counsel for the Debtors Nunc Pro Tunc to the Petition Date, dated November 25, 2019 [Docket No. 543] (the "Initial Retention Order"), the Order Authorizing Application of Debtors for Authority to Supplement Retention and Employment of King & Spalding LLP as Special Counsel to the Debtors Nunc Pro Tunc To July 7, 2021, dated August 18, 2021 [Docket No. 3596] (the "Supplemental Retention Order," and with the Initial Retention Order, the "Retention Orders") and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals, dated November 21, 2019 [Docket No. 529] (the "Interim Compensation Order"), King & Spalding LLP ("K&S"), special counsel to the above-captioned debtors and

debtors in possession (collectively, the "**Debtors**"), submits this *Monthly Statement of Services* Rendered and Expenses Incurred for the Period from January 1, 2023 Through January 31, 2023 (this "**Fee Statement**").<sup>2</sup> By this Fee Statement, and after taking into account certain voluntary discounts and reductions,<sup>3</sup> K&S seeks (i) compensation in the amount of \$30,079.10, which is equal to 80% of the total amount of reasonable compensation for actual, necessary legal services that K&S incurred in connection with such services during the Fee Period (*i.e.*, \$37,598.88) and (ii) payment of \$0.00, for the actual, necessary expenses that K&S incurred in connection with such services during the Fee Period.

#### **Itemization of Services Rendered and Disbursements Incurred**

- 1. Attached hereto as **Exhibit A** is a chart of the number of hours expended and fees incurred (on an aggregate basis) by K&S partners, counsel, associates, discovery counsel, privilege review attorneys, and paraprofessionals during the Fee Period with respect to each of the project categories K&S established in accordance with its internal billing procedures. As reflected in **Exhibit A**, K&S incurred \$37,598.88 in fees during the Fee Period. Pursuant to this Fee Statement, K&S seeks reimbursement for 80% of such fees, totaling \$30,079.10.
- 2. Attached hereto as **Exhibit B** is a chart of K&S professionals and paraprofessionals, including the standard hourly rate for each attorney and paraprofessional who rendered services to the Debtors in connection with these chapter 11 cases during the Fee Period and the title, hourly rate, aggregate hours worked and the amount of fees earned by each professional. The blended

The period from January 1, 2023 through and including January 31, 2023 is referred to herein as the "Fee Period."

K&S agreed as a courtesy to the Debtors to bill at approximately 90% of its hourly rates in effect when the services are rendered. Additionally, K&S agreed to offer additional discounts, including on a sliding scale on fees exceeding certain amounts.

hourly billing rate of attorneys for all services provided during the Fee Period is \$732.92.<sup>4</sup> The blended hourly billing rate of all paraprofessionals is \$0.00.<sup>5</sup>

- 3. Attached hereto as **Exhibit C** is a chart of expenses that K&S incurred or disbursed in the amount of \$0.00 in connection with providing professional services to the Debtors during the Fee Period.
- 4. Attached hereto as **Exhibit D** are the time records of K&S for the Fee Period organized by project category with a daily time log describing the time spent by each attorney and other professional during the Fee Period as well as an itemization of expenses.

#### Notice

5. K&S will provide notice of this Fee Statement in accordance with the Interim Compensation Order. K&S submits that no other or further notice be given.

WHEREFORE, K&S, in connection with services rendered on behalf of the Debtors during the Fee Period, respectfully requests (i) compensation in the amount of \$30,079.10, which is equal to 80% of the total amount of reasonable compensation for actual, necessary legal services that K&S incurred in connection with such services during the Fee Period (*i.e.*, \$37,598.88) and (ii) payment of \$0.00 for the actual, necessary expenses that K&S incurred in connection with such services during the Fee Period.

The blended hourly rate of \$732.92 for attorneys is derived by dividing the total fees for attorneys of \$37,598.88 by the total hours of 51.3.

No paraprofessional time was incurred during the Fee Period.

Dated: February 21, 2023 New York, New York

#### KING & SPALDING LLP

/s/ Scott Davidson

Scott Davidson 1185 Avenue of the Americas New York, New York 10036-2601 Telephone: (212) 556-2100

Facsimile: (212) 556-2222

Special Counsel to the Debtors and Debtors in Possession

#### Exhibit A

Fees by Project Category<sup>6</sup>

<sup>6</sup> The total fees listed in Exhibit A do not reflect additional discounts, as applicable, agreed to with the Debtors.

| Project Category               | Total<br>Hours | <b>Total Fees</b> |
|--------------------------------|----------------|-------------------|
| Analysis/Strategy              | 16.3           | \$18,364.40       |
| Document/File Management       | 2.1            | \$1,134.00        |
| Document Production (Defense)  | 23.0           | \$6,575.00        |
| Retention and Fee Applications | 9.9            | \$11,756.75       |
| TOTALS                         | 51.3           | \$37,830.15       |

#### Exhibit B

**Professional & Paraprofessional Fees**<sup>7</sup>

The hourly billing rate and total compensation listed in Exhibit B for each timekeeper do not reflect additional discounts, as applicable, agreed to with the Debtors.

| Name of<br>Professional<br>Individual | Position, Year Assumed Position, Prior Relevant Experience, years of Obtaining Relevant License to Practice | Hourly<br>Billing<br>Rate | Total<br>Hours<br>Billed | Total<br>Compensation |
|---------------------------------------|---|---------------------------|--------------------------|-----------------------|
| Partners                              |   |                           |                          |                       |
| Jeffrey Bucholtz                      | Partner; joined K&S 2009;<br>admitted to Virginia 1995,<br>Washington, D.C. 1996                            | \$1,295.00                | 16.3                     | \$21,108.50           |
| Rose Jones                            | Partner; joined K&S 2003; admitted to Georgia 2002  | \$540.00                  | 2.1                      | \$1,134.00            |
| Counsel                               |   |                           |                          |                       |
| Scott Davidson                        | Counsel; joined K&S 2009; admitted to New York 1996   | \$1,365.00                | 9.9                      | \$13,513.50           |
| <b>Discovery Counsel</b>              |   |                           |                          |                       |
| Kassi Burns                           | Discovery counsel;<br>joined K&S 2021;<br>admitted to Arkansas 2006   | \$375.00                  | 6.6                      | \$2,475.00            |
| Privilege Review Attorneys            |   |                           |                          |                       |
| Shannon Ziliak                        | Privilege review attorney;<br>joined K&S 2006;<br>admitted to Georgia 2005                                  | \$250.00                  | 16.4                     | \$4,100.00            |

#### Exhibit C

**Summary of Actual and Necessary Expenses** 

| <b>Expense Category</b> | Total Expenses |
|-------------------------|----------------|
|                         |                |
| TOTAL                   | \$0.00         |

#### Exhibit D

**Detailed Time Records and Expenses** 

| King 8 | c Spalding |
|--------|------------|
|--------|------------|

FEDERAL I.D. 58-0520153

Remit To: King & Spalding LLP P.O. Box 116133 Atlanta, GA 30368-6133

By Wire: Truist Bank (formerly SunTrust Bank)

ABA: 061 000 104 SWIFT: SNTRUS3A

USD Account: 88003 12475 Account Name: King & Spalding

Purdue Pharma LP Invoice No. 10593555
Sent Electronically Invoice Date 02/06/23

Client No. 08714
Matter No. 158001

RE: DOJ Opioid Marketing Investigations Client Matter Reference: 20190002327

For questions, contact: Jeffrey Bucholtz (202) 626-2907

For Professional Services Rendered through 01/31/23:

Fees \$ 21,108.50

Less Courtesy Fee Discount (13.0%) -2,744.10

Total this Invoice \$ 18,364.40

19-23649-shl Doc 5456 Filed 02/21/23 Entered 02/21/23 12:41:28 Main Document Pg 14 of 23

08714 Purdue Pharma LP Invoice No. 10593555 158001 DOJ Opioid Marketing Investigations Page 2 02/06/23

#### PROFESSIONAL SERVICES

| Date     | Timekeeper | Task | Activity | Description   | Hours |
|----------|------------|------|----------|---|-------|
| 01/03/23 | J Bucholtz | L120 | A107     | Confer with J. Adams, P. Fitzgerald, team regarding DOJ and bankruptcy issues   | 0.1   |
| 01/05/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, B. Kaminetzky, G. Garre, P. Fitzgerald, team regarding DOJ and bankruptcy issues (1.5), review materials regarding same (0.7) | 2.2   |
| 01/06/23 | J Bucholtz | L120 | A107     | Confer with P. Fitzgerald, J. Bragg, M. Florence regarding DOJ and bankruptcy issues (0.8), review materials regarding same (0.5)                       | 1.3   |
| 01/09/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, J. Adams, P. Fitzgerald, team regarding DOJ issues  | 1.2   |
| 01/10/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, M. Huebner, S. Birnbaum, P. Fitzgerald, J. Adams, team regarding DOJ and bankruptcy issues                                    | 2.7   |
| 01/12/23 | J Bucholtz | L120 | A107     | Confer with P. Fitzgerald regarding DOJ issues  | 0.6   |
| 01/13/23 | J Bucholtz | L120 | A107     | Confer with P. Fitzgerald regarding DOJ issues  | 0.3   |
| 01/16/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, J. Adams, P. Fitzgerald, team regarding DOJ issues (1.7); review and edit materials regarding same (0.5)                      | 2.2   |
| 01/17/23 | J Bucholtz | L120 | A107     | Confer with P. Fitzgerald, J. Adams, team regarding DOJ issues  | 0.2   |
| 01/18/23 | J Bucholtz | L120 | A107     | Confer with P. Fitzgerald, team regarding DOJ issues  | 0.2   |
| 01/19/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, J. Adams, P. Fitzgerald, team regarding DOJ issues (1.7); edit materials regarding same (0.5)                                 | 2.2   |
| 01/20/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, P. Fitzgerald, M. Florence regarding DOJ issues (0.5); review and edit materials regarding same (0.4)                         | 0.9   |
| 01/22/23 | J Bucholtz | L120 | A107     | Confer with G. Garre, team regarding DOJ and bankruptcy issues  | 0.2   |
| 01/23/23 | J Bucholtz | L120 | A106     | Confer with M. Kesselman, J. Adams, P. Fitzgerald, team regarding DOJ   | 0.8   |

| 19-23                       | 649-shl Doc 5456                         | Filed 0 | 2/21/23<br>Pa 1 | Entered 02/21/23 12:41:28                                     | Main Document                  |
|-----------------------------|--|---------|-----------------|---|--------------------------------|
| 08714<br>158001<br>02/06/23 | Purdue Pharma LP<br>DOJ Opioid Marketing |         |                 |   | Invoice No. 10593555<br>Page 3 |
| Date                        | Timekeeper                               | Task    | Activity        | Description   | Hours                          |
|                             |  |         |                 | issues  |                                |
| 01/27/23                    | J Bucholtz                               | L120    | A107            | Confer with P. Fitzgerald, team regarding DOJ issues          | 0.1                            |
| 01/30/23                    | J Bucholtz                               | L120    | A107            | Confer with P. Fitzgerald, M. F. team regarding DOJ issues    | lorence, 0.4                   |
| 01/31/23                    | J Bucholtz                               | L120    | A107            | Review materials regarding DO (0.5), confer with M. Florence, |                                |

regarding same (0.2)

16.3

#### TIMEKEEPER SUMMARY

| Timekeeper       | Status  | Hours | Rate    | Value       |
|------------------|---------|-------|---------|-------------|
| Jeffrey Bucholtz | Partner | 16.3  | 1295.00 | 21,108.50   |
| Total            |         | 16.3  |         | \$21 108 50 |

19-23649-shl Doc 5456 Filed 02/21/23 Entered 02/21/23 12:41:28 Main Document Pg 16 of 23

08714 Purdue Pharma LP 158001 DOJ Opioid Marketing Investigations Invoice No. 10593555

Page 4

02/06/23

**Task Summary - Fees** 

| Task |                   | Hours | Value     |
|------|-------------------|-------|-----------|
| L120 | Analysis/Strategy | 16.3  | 18,364.40 |
|      | Total Fees        | 16.3  | 18,364.40 |

| King 8 | c Spalding |
|--------|------------|
|--------|------------|

FEDERAL I.D. 58-0520153

Remit To: King & Spalding LLP P.O. Box 116133 Atlanta, GA 30368-6133

By Wire: Truist Bank (formerly SunTrust Bank)

ABA: 061 000 104 SWIFT: SNTRUS3A

USD Account: 88003 12475 Account Name: King & Spalding

Purdue Pharma LP Invoice No. 10593556
Sent Electronically Invoice Date 02/20/23

 Client No.
 08714

 Matter No.
 240001

RE: Retention And Fee Application Client Matter Reference: 20190002705

For questions, contact: Jeffrey Bucholtz (202) 626-2907

For Professional Services Rendered through 01/31/23:

Fees \$ 13,513.50

Less Courtesy Fee Discount (13.0%) -1,756.75

Total this Invoice \$ 11,756.75

## 19-23649-shl Doc 5456 Filed 02/21/23 Entered 02/21/23 12:41:28 Main Document Pg 18 of 23

08714 Purdue Pharma LP Invoice No. 10593556 240001 Retention And Fee Application Page 2 02/20/23

#### PROFESSIONAL SERVICES

| Date     | Timekeeper | Task | Activity | Description   | Hours |
|----------|------------|------|----------|---|-------|
| 01/18/23 | S Davidson | L110 | A103     | Prepare Monthly Fee Statement for December (1.5); review, revise and finalize same (0.4); coordinate filing and service of Monthly Fee Statement (0.3); e-mail to group regarding same and LEDES data (0.2); circulate LEDES data to Fee Examiner (0.1); review e-mail regarding upcoming interim fee application (0.2) | 2.7   |
| 01/19/23 | S Davidson | L120 | A103     | Assemble and review materials for next interim fee application (0.8); begin to prepare Tenth Interim Fee Application (2.8)  | 3.6   |
| 01/20/23 | S Davidson | L120 | A103     | Continue to work on Tenth Interim Fee Application   | 1.7   |
| 01/26/23 | S Davidson | L120 | A103     | Review and analyze financial information for Tenth Monthly Fee Application (1.1); incorporate information into Tenth Monthly Fee Application (0.8)  | 1.9   |
|          |            |      |          |   | 9.9   |

#### TIMEKEEPER SUMMARY

| Timekeeper     | Status  | Hours | Rate    | Value       |
|----------------|---------|-------|---------|-------------|
| Scott Davidson | Counsel | 9.9   | 1365.00 | 13,513.50   |
| Total          |         | 9.9   |         | \$13,513.50 |

19-23649-shl Doc 5456 Filed 02/21/23 Entered 02/21/23 12:41:28 Main Document Pg 19 of 23

08714 Purdue Pharma LP Invoice No. 10593556 240001 Retention And Fee Application Page 3 02/20/23

#### **Task Summary - Fees**

| Task |                                | Hours | Value     |
|------|--------------------------------|-------|-----------|
| L110 | Fact Investigation/Development | 2.7   | 3,206.39  |
| L120 | Analysis/Strategy              | 7.2   | 8,550.36  |
|      | Total Fees                     | 9.9   | 11,756.75 |

FEDERAL I.D. 58-0520153

Remit To: King & Spalding LLP P.O. Box 116133 Atlanta, GA 30368-6133

By Wire: Truist Bank (formerly SunTrust Bank)

ABA: 061 000 104 SWIFT: SNTRUS3A USD Account: 88003 12475 Account Name: King & Spalding

Purdue Pharma, LP (Document Matters) Sent Electronically 

 Invoice No.
 10595603

 Invoice Date
 02/16/23

 Client No.
 44444

 Matter No.
 795002

RE: Bankruptcy Insurance Matter Client Matter Reference: 20210003073

For questions, contact: Rose Jones +1 404 215 5828

For Professional Services Rendered through 01/31/23:

Fees \$ 7,709.00

Less Tiered Discount -231.27

Total this Invoice \$ 7,477.73

19-23649-shl Doc 5456 Filed 02/21/23 Entered 02/21/23 12:41:28 Main Document Pg 21 of 23

44444 Purdue Pharma, LP (Document Matters) Invoice No. 10595603
795002 Bankruptcy Insurance Matter Page 2
02/16/23

#### PROFESSIONAL SERVICES

| Date     | Timekeeper | Task | Activity | Description   | Hours |
|----------|------------|------|----------|---|-------|
| 01/03/23 | K Burns    | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 2.8   |
| 01/03/23 | R Jones    | L140 | A110     | Advise and counsel the client on production workflows in response to ongoing case team and discovery requests | 1.3   |
| 01/03/23 | S Ziliak   | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 8.2   |
| 01/04/23 | K Burns    | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 0.3   |
| 01/04/23 | R Jones    | L140 | A110     | Advise and counsel the client on production workflows in response to ongoing case team and discovery requests | 0.8   |
| 01/04/23 | S Ziliak   | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 7.1   |
| 01/05/23 | K Burns    | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 0.6   |
| 01/05/23 | S Ziliak   | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 1.1   |
| 01/06/23 | K Burns    | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 0.6   |
| 01/09/23 | K Burns    | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 0.4   |
| 01/17/23 | K Burns    | L320 | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests   | 0.2   |

| 19-23                                      | 649-shl | Doc 5456 | Filed 02/21/23 | Entered 02/21/23 12:41:28 | Main Document        |
|--|---------|----------|----------------|---------------------------|----------------------|
|  |         |          | Pg 2           | 22 of 23                  |                      |
| 44444 Purdue Pharma, LP (Document Matters) |         |          |                |                           | Invoice No. 10595603 |

| 795002<br>02/16/23 | Bankruptcy Insurance M | latter |          |   | Page 3 |
|--------------------|------------------------|--------|----------|---|--------|
| Date               | Timekeeper             | Task   | Activity | Description   | Hours  |
| 01/19/23           | K Burns                | L320   | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests | 0.3    |
| 01/23/23           | K Burns                | L320   | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests | 0.6    |
| 01/30/23           | K Burns                | L320   | A104     | Coordinate document review and production workflows in response to ongoing case team and discovery requests | 0.8    |
|                    |                        |        |          | <del>-</del>  | 25.1   |

#### TIMEKEEPER SUMMARY

| Timekeeper     | Status                    | Hours | Rate   | Value    |
|----------------|---------------------------|-------|--------|----------|
| Rose Jones     | Partner                   | 2.1   | 540.00 | 1,134.00 |
| Kassi Burns    | Discovery Counsel         | 6.6   | 375.00 | 2,475.00 |
| Shannon Ziliak | Privilege Review Attorney | 16.4  | 250.00 | 4,100.00 |
| Total          |                           | 25.1  |        | 7,709.00 |

19-23649-shl Doc 5456 Filed 02/21/23 Entered 02/21/23 12:41:28 Main Document Pg 23 of 23

444 Purdue Pharma, LP (Document Matters) Invoice No. 1059560

44444 795002 Bankruptcy Insurance Matter Invoice No. 10595603 Page 4

02/16/23

#### **Task Summary - Fees**

| Task |                               | Hours | Value    |
|------|-------------------------------|-------|----------|
| L140 | Document/File Management      | 2.1   | 1,134.00 |
| L320 | Document Production (Defense) | 23.0  | 6,575.00 |
|      | Total Fees                    | 25.1  | 7,709.00 |